

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF OKLAHOMA**

(1) RANDY BLAKE PATTERSON,)	
)	
Plaintiff,)	
v.)	
)	Case No. CIV-2015-1204-HE
(1) NATIONAL BOARD OF MEDICAL)	
EXAMINERS,)	
)	
Defendant.)	

FINAL WITNESS LIST OF PLAINTIFF

Consistent with the Court's Scheduling Order entered on January 7, 2016 [Doc. No. 9], Plaintiff hereby submits his Final Witness List.

NO.	WITNESSES	TESTIMONY
1.	Plaintiff, Randy Blake Patterson c/o Clark & Mitchell 101 Park Avenue, Suite 210 Oklahoma City, OK 73102	Deposed. Facts and circumstances surrounding the January 7, 2013 Step 2 (CS) exam in Los Angeles, CA and damages sustained by Plaintiff in his inability to complete Step 2 (CS) exam before July 1, 2013.
2.	Randy and Bonnie Patterson c/o Clark & Mitchell 101 Park Avenue, Suite 210 Oklahoma City, OK 73102	Parents of Plaintiff will testify as to facts and circumstances surrounding the January 7, 2013 Step 2 (CS) exam in Los Angeles, CA, and damages sustained by Plaintiff.
3.	Kevin Smith, DDS 1000 N Lincoln Blvd # 200, Oklahoma City, OK 73104	Scheduled to be deposed on July 20, 2016. Dr. Smith will testify as to his knowledge of the facts and circumstances and damages.
4.	Gerald Dillon	Deposed. Facts, circumstances, and

	c/o Miller Dollarhide, PC 210 Park Avenue, Suite 2550 Oklahoma City, OK 73102 Philadelphia, Penn	knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
5.	William Dooley, M.D. 825 NE 10th St #5200 Oklahoma City, OK 73104	Dr. Dooley will testify as to his knowledge of the facts and circumstances and damages.
6.	Herman Jones, PhD. 711 Stanton L Young Blvd # 210, Oklahoma City, OK 73104	Dr. Jones will testify as to his knowledge of the facts and circumstances and damages.
7.	Marion Proctor c/o Miller Dollarhide, PC 210 Park Avenue, Suite 2550 Oklahoma City, OK 73102	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
8.	Pete Johnson c/o Miller Dollarhide, PC 210 Park Avenue, Suite 2550 Oklahoma City, OK 73102	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
9.	Rachael Gillespie c/o Miller Dollarhide, PC 210 Park Avenue, Suite 2550 Oklahoma City, OK 73102	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
10.	Mary Patterson c/o Miller Dollarhide, PC 210 Park Avenue, Suite 2550 Oklahoma City, OK 73102	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
11.	All witnesses produced by Defendant in response to Plaintiff's Rule 30(b)(6) corporate deposition notice, filed 5/26/16 not otherwise objected to by Plaintiff.	Facts, circumstances and knowledge regarding the matters at issue in this litigation including but not limited to: (1) the March 22, 2013 Memorandum; (2) the subsequent resetting of Plaintiff's Clinical Skills Step 2 exam; and, (3) the grading of Plaintiff's

		January 7, 2013 exam taken in Los Angeles, California.
12.	Catherine Marie Wittgen, M.D., F.A.C.S. c/o Miller Dollarhide, PC 210 Park Avenue, Suite 2550 Oklahoma City, OK 73102	Defendant's Expert Witness. Generally, Dr. Wittgen will give opinion testimony regarding the cause of Plaintiff's failure to match into a residency program in 2013-2015, including but not limited to whether Dr. Patterson's lack of a USMLE Step 2 CS score prevented his licensure in sufficient time to match into a residency.
13.	Dr. Jerry Vannatta c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221 Oklahoma City, OK	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
14.	Dr. Chittur Sivaram c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue, Suite 1221 Oklahoma City, OK	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
15.	Dr. Roxie Albrecht c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221 Oklahoma City, OK	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
16.	Dr. William Havron c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.

	Oklahoma City, OK	
17.	Dr. Russell Postier c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221 Oklahoma City, OK	Facts, circumstances, and knowledge regarding he matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
18.	Dr. Alex Jacocks c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221 Oklahoma City, OK	Facts, circumstances, and knowledge regarding he matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
19.	Dr. Jeff Bender c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221 Oklahoma City, OK	Facts, circumstances, and knowledge regarding he matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
20.	Dr. Vaidy Rao c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221 Oklahoma City, OK	Facts, circumstances, and knowledge regarding he matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
21.	Dr. Jody Summers Rada c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221	Facts, circumstances, and knowledge regarding he matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.

	Oklahoma City, OK	
22.	Dr. Phebe Tucker c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221 Oklahoma City, OK	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
23.	Dr. Rachel Franklin c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221 Oklahoma City, OK	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
24.	Dr. Mark Allee c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221 Oklahoma City, OK	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
25.	Dr. Michael Brand c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221 Oklahoma City, OK	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
26.	Dr. LaTasha Craig c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221 Oklahoma City, OK	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.

27.	Dr. Mark Ferguson c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221 Oklahoma City, OK	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
28.	Dr. Gary Raskob, Ph.D. c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221 Oklahoma City, OK	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
29.	Dr. John Dmytryk c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221 Oklahoma City, OK	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
30.	Dr. Raymond Cohlma c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221 Oklahoma City, OK	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
31.	Dr. Kevin Haney c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221 Oklahoma City, OK	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
32.	Dr. Allen Wiechmann	Facts, circumstances, and knowledge

	c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221 Oklahoma City, OK	regarding he matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
33.	Dr. Celeste Wirsig-Wiechmann c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221 Oklahoma City, OK	Facts, circumstances, and knowledge regarding he matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
34.	Dr. Ronal Legako c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221 Oklahoma City, OK	Facts, circumstances, and knowledge regarding he matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
35.	Dr. Daniel O'Donoghue c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221 Oklahoma City, OK	Facts, circumstances, and knowledge regarding he matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
36.	Dr. Bernard Rhone c/o Office of Legal Counsel The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221 Oklahoma City, OK	Facts, circumstances, and knowledge regarding he matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation.
37.	Dr. Susan Settle c/o Office of Legal Counsel	Facts, circumstances, and knowledge regarding he matters at issue in this

	The University of Oklahoma Health Science Center 1105 N. Stonewall Avenue Suite 1221 Oklahoma City, OK	litigation; knowledge of any other facts or circumstances relevant to this litigation.
38.	Other witnesses to be identified as discovery progresses and in accordance with the Court's Scheduling Order in this case.	
39.	All witnesses listed by Defendant to whom Plaintiff does not object.	
40.	All witnesses necessary for rebuttal or impeachment.	
41.	All witnesses necessary for identification and/or authentication of any exhibits/documents.	

Plaintiff specifically reserves the right to list additional witnesses as discovery is ongoing and in accordance with the Pre-Trial Disclosures required by Rule 26(a)(3) of the Federal Rules of Civil Procedure.

Respectfully Submitted,

/s/ Steven E. Clark

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Heather Mitchell, OBA No. 14035

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CERTIFICATE OF SERVICE

On this 1st day of August, 2016, I electronically transmitted this document to the Clerk of the Federal Court using the ECF system for filing and transmittal of a Notice of Electronic Filing to the following ECF registrants:

Jack S. Dawson; jdawson@millerdollarhide.com

Amy L. Alden; aalden@millerdollarhide.com

Andrea R. Rust; arust@millerdollarhide.com

Attorneys for Defendant

/s/ Steven E. Clark _____